



भारत का राजपत्र The Gazette of India

असाधारण

EXTRAORDINARY

भाग II—खण्ड 3—उपखण्ड (ii)

PART II—Section 3—Sub-section (ii)

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं० 426] नई दिल्ली, शुक्रवार, सितम्बर 30, 1977/आश्विन 8, 1899

No. 426] NEW DELHI, FRIDAY, SEPTEMBER 30, 1977/ASHVINA 8, 1899

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed
as a separate compilation

MINISTRY OF CIVIL SUPPLIES & COOPERATION

ORDER

New Delhi, the 30th September 1977

S.O. 701(E).—Whereas the Central Government is of opinion that it is necessary and expedient so to do for maintaining supplies, and for securing equitable distribution and availability at fair prices, of pulses, and edible oils;

Now, therefore in exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order, namely—

1 Short title, extent and commencement (1) This Order may be called the Pulses and Edible Oils (Storage Control) Order, 1977

(2) It extends to the whole of India

(3) Clauses 3 and 5 of this Order shall come into force on the 10th day of October, 1977 and the remaining provisions of this Order shall come into force at once.

2 Definitions— In this Order, unless the context otherwise requires,—

(a) “dealer” means a person engaged in the business of the purchase, sale or storage for sale, of any pulses or edible oil,

(b) “producer” means a person carrying on the business of milling any of the pulses or expelling or extracting any edible oil;

- (c) "pulses" means urd, moong, arhar, massoor, lobia, raj-maha or any other dal whether whole or split with or without husk,
- (d) "retailer" means a dealer in pulses or in edible oils who is not a wholesaler,
- (e) "State Order" means any Order issued by any State Government or a Union Territory Administration under the provisions of the Essential Commodities Act, 1955 (10 of 1955) and for the time being in force,
- (f) "wholesaler" means a dealer in pulses or in edible oils who sells these commodities to other dealers or to bulk consumers.

3 Licensing of dealers.—Notwithstanding anything contained in any State Order, after the expiration of a period of fifteen days from the coming into force of this clause, no person shall carry on business as a dealer in pulses or in edible oils except under and in accordance with the terms and conditions of a licence granted under a State Order if the stocks of pulses or edible oils in his possession exceed the quantities specified below:

	Stock limit
(i) Pulses	5 quintals for all pulses taken together
(ii) Edible oil including vanaspati	5 quintals for all edible oils including vanaspati taken together.

4 Restrictions on possession of pulses and edible oil.—No dealer shall, after a period of fifteen days from the coming into force of this clause, either by himself or by any person on his behalf, store or have in his possession at any time any pulses or edible oils in excess of the quantities specified below:

Stock limits in quintals in the case of	
	Wholesaler Retailer
(i) Pulses	500 25
(for all pulses taken together)	(for all pulses taken together)
(ii) Edible Oils	150 5
including vanaspati	(for vanaspati only) (for vanaspati only)
	200 5
(for all edible oils, excluding vanaspati taken together)	(for all edible oils excluding vanaspati taken together.)

5 Returns.—Every dealer referred to in clause 3, and every producer who holds stocks of pulses or edible oils in excess of the limits specified for a wholesaler in clause 4, shall furnish a fortnightly return to such authority and in such manner as may be specified by the State Government in this behalf by Notification in the Official Gazette in respect of the stocks of pulses and edible oils including vanaspati held by him

6 State Orders not to apply—The provisions of any State Order relating to the storage of any pulses or edible oils shall not apply in respect of any matter for which provisions has been specifically made in this Order.

7. Order not to apply in certain cases—Nothing in this Order shall apply—

- (i) to a corporation or company owned or controlled by the Central Government or a State Government, or
- (ii) to any Central level or State level co-operative society, engaged in the production, procurement, sale, purchase or distribution of pulses or edible oils

[No. F 26(16)/77-ECR]

T BALAKRISHNAN, Jt Secy.

महा प्रबन्धक, भारत सरकार मन्त्रालय मिनटो रोड, नई दिल्ली द्वारा
मंजूर तथा नियंत्रक, प्रकाशन विभाग, दिल्ली द्वारा प्रकाशित 1977